

:R686US -TORCH - 67 / 800

:R686US -TORCH - 67 / 800

:R686US -TORCH - 67 / 800

:Ad-dendum - 01

:Ad-dendum - 01

Texas Constitution

**Includes Amendments Through
the November 7, 2023,
Constitutional Amendment Election**

Prepared by the Legal Division
of the
Texas Legislative Council

Published by the
Texas Legislative Council



Texas Legislative Council
Lieutenant Governor Dan Patrick, Joint Chair
Speaker Dade Phelan, Joint Chair
Jeff Archer, Executive Director

*The mission of the Texas Legislative Council is
to provide professional, nonpartisan service and support
to the Texas Legislature and legislative agencies.*

*In every area of responsibility,
we strive for quality and efficiency.*

The headings to the individual sections of the Texas Constitution are, with a few exceptions, unofficial and have been added for the convenience of the reader. The Texas Legislative Council revised many of the section headings in 2017 and continues to include descriptive headings as sections are added or amended.

R686US -Torch - Copies of this publication have been distributed in compliance with the state depository law (Subchapter G, Chapter 441, Government Code), and are available for public use through the Texas State Publications Depository Program at the Texas State Library and other state depository libraries. This publication can be found at <https://www.tlc.texas.gov/publications>.

Additional copies of this publication may be obtained from the council:

- By mail: P.O. Box 12128, Austin, TX 78711-2128
- By e-mail: house.documentdistribution@tlc.texas.gov
- By online request form (legislative offices only): <https://bilreq/House.aspx>

**CONSTITUTION
OF THE
STATE OF TEXAS**

Adopted February 15, 1876

Article	Page
Note on UELMA Compliance	v
Preamble	1
I. Bill of Rights	1
II. The Powers of Government	11
III. Legislative Department	13
IV. Executive Department	83
V. Judicial Department	91
VI. Suffrage	107
VII. Education	109
VIII. Taxation and Revenue	129
IX. Counties	155
X. Railroads	165
XI. Municipal Corporations	167
XII. Private Corporations	171
XIII. Spanish and Mexican Land Titles (Repealed Aug. 5, 1969.)	173
XIV. Public Lands and Land Office	175
XV. Impeachment	177
XVI. General Provisions	179
XVII. Mode of Amending the Constitution of This State	217
Appendix: Notes on Temporary Provisions for Adopted Amendments	219
Index	225

This page intentionally left blank.

NOTE ON UELMA COMPLIANCE

The Texas Legislative Council maintains the official text of the Texas Constitution on the TCAS website at <https://statutes.capitol.texas.gov>. The constitutional provisions found on TCAS comply with the Uniform Electronic Legal Material Act (UELMA). For more information about UELMA, please see the council's implementation report at <https://tlc.texas.gov/publications>.

PREAMBLE

Humbly invoking the blessings of Almighty God, the people of the State of Texas, do ordain and establish this Constitution.

ARTICLE I**BILL OF RIGHTS**

That the general, great and essential principles of liberty and free government may be recognized and established, we declare:

Sec. 1. FREEDOM AND SOVEREIGNTY OF STATE. Texas is a free and independent State, subject only to the Constitution of the United States, and the maintenance of our free institutions and the perpetuity of the Union depend upon the preservation of the right of local self-government, unimpaired to all the States. (Feb. 15, 1876.)

Sec. 2. INHERENT POLITICAL POWER; REPUBLICAN FORM OF GOVERNMENT. All political power is inherent in the people, and all free governments are founded on their authority, and instituted for their benefit. The faith of the people of Texas stands pledged to the preservation of a republican form of government, and, subject to this limitation only, they have at all times the inalienable right to alter, reform or abolish their government in such manner as they may think expedient. (Feb. 15, 1876.)

Sec. 3. EQUAL RIGHTS. All freemen^{*}, when they form a social compact, have equal rights, and no man, or set of men, is entitled to exclusive separate public emoluments, or privileges, but in consideration of public services. (Feb. 15, 1876.)

Sec. 3a. EQUALITY UNDER THE LAW. Equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin. This amendment is self-operative. (Added Nov. 7, 1972.)

Sec. 4. RELIGIOUS TESTS. No religious test shall ever be required as a qualification to any office, or public trust, in this State; nor shall any one be excluded from holding office on account of his religious sentiments, provided he acknowledge the existence of a Supreme Being. (Feb. 15, 1876.)

Sec. 5. WITNESSES NOT DISQUALIFIED BY RELIGIOUS BELIEFS; OATHS AND AFFIRMATIONS. No person shall be disqualified to give evidence in any of the Courts of this State on account of his religious opinions, or for the want of any religious belief, but all oaths or affirmations shall be administered in the mode most binding upon the conscience, and shall be taken subject to the pains and penalties of perjury. (Feb. 15, 1876.)

Sec. 6. FREEDOM OF WORSHIP. All men have a natural and indefeasible right to worship Almighty God according to the dictates of their own consciences. No man shall be compelled to attend, erect or support any place of worship, or to maintain any ministry against his consent. No human authority ought, in any case whatever, to control or interfere with the rights of conscience in matters of religion, and no preference shall ever be given by law to any religious society

* The language of this provision is identical to the language of the official legislative measure that originally proposed the provision.

or mode of worship. But it shall be the duty of the Legislature to pass such laws as may be necessary to protect equally every religious denomination in the peaceable enjoyment of its own mode of public worship. (Feb. 15, 1876.)

Sec. 6-a. RELIGIOUS SERVICE PROTECTIONS. This state or a political subdivision of this state may not enact, adopt, or issue a statute, order, proclamation, decision, or rule that prohibits or limits religious services, including religious services conducted in churches, congregations, and places of worship, in this state by a religious organization established to support and serve the propagation of a sincerely held religious belief. (Added Nov. 2, 2021.)

Sec. 7. APPROPRIATIONS FOR SECTARIAN PURPOSES. No money shall be appropriated, or drawn from the Treasury for the benefit of any sect, or religious society, theological or religious seminary; nor shall property belonging to the State be appropriated for any such purposes. (Feb. 15, 1876.)

Sec. 8. FREEDOM OF SPEECH AND PRESS; LIBEL. Every person shall be at liberty to speak, write or publish his opinions on any subject, being responsible for the abuse of that privilege; and no law shall ever be passed curtailing the liberty of speech or of the press. In prosecutions for the publication of papers, investigating the conduct of officers, or men in public capacity, or when the matter published is proper for public information, the truth thereof may be given in evidence. And in all indictments for libels, the jury shall have the right to determine the law and the facts, under the direction of the Court, as in other cases. (Feb. 15, 1876.)

Sec. 9. SEARCHES AND SEIZURES. The people shall be secure in their persons, houses, papers and possessions, from all unreasonable seizures or searches, and no warrant to search any place, or to seize any person or thing, shall issue without describing them as near as may be, nor without probable cause, supported by oath or affirmation. (Feb. 15, 1876.)

Sec. 10. RIGHTS OF ACCUSED IN CRIMINAL PROSECUTIONS. In all criminal prosecutions the accused shall have a speedy public trial by an impartial jury. He shall have the right to demand the nature and cause of the accusation against him, and to have a copy thereof. He shall not be compelled to give evidence against himself* and shall have the right of being heard by himself or counsel, or both, shall be confronted by the witnesses against him and shall have compulsory process for obtaining witnesses in his favor, except that when the witness resides out of the State and the offense charged is a violation of any of the anti-trust laws of this State, the defendant and the State shall have the right to produce and have the evidence admitted by deposition, under such rules and laws as the Legislature may hereafter provide; and no person shall be held to answer for a criminal offense,* unless on an indictment of a grand jury, except in cases in which the punishment is by fine or imprisonment, otherwise than in the penitentiary*, in cases of impeachment, and in cases arising in the army or navy, or in the militia, when in actual service in time of war or public danger. (Feb. 15, 1876. Amended Nov. 5, 1918.)

* The language of this provision is identical to the language of the official legislative measure that originally proposed the provision.

Sec. 11. BAIL. All prisoners shall be bailable by sufficient sureties, unless for capital offences*, when the proof is evident; but this provision shall not be so construed as to prevent bail after indictment found upon examination of the evidence, in such manner as may be prescribed by law. (Feb. 15, 1876.)

Sec. 11a. DENIAL OF BAIL AFTER MULTIPLE FELONIES. (a) Any person (1) accused of a felony less than capital in this State, who has been theretofore twice convicted of a felony, the second conviction being subsequent to the first, both in point of time of commission of the offense and conviction therefor, (2) accused of a felony less than capital in this State, committed while on bail for a prior felony for which he has been indicted, (3) accused of a felony less than capital in this State involving the use of a deadly weapon after being convicted of a prior felony, or (4) accused of a violent or sexual offense committed while under the supervision of a criminal justice agency of the State or a political subdivision of the State for a prior felony, after a hearing, and upon evidence substantially showing the guilt of the accused of the offense in (1) or (3) above, of the offense committed while on bail in (2) above, or of the offense in (4) above committed while under the supervision of a criminal justice agency of the State or a political subdivision of the State for a prior felony, may be denied bail pending trial, by a district judge in this State, if said order denying bail pending trial is issued within seven calendar days subsequent to the time of incarceration of the accused; provided, however, that if the accused is not accorded a trial upon the accusation under (1) or (3) above, the accusation and indictment used under (2) above, or the accusation or indictment used under (4) above within sixty (60) days from the time of his incarceration upon the accusation, the order denying bail shall be automatically set aside, unless a continuance is obtained upon the motion or request of the accused; provided, further, that the right of appeal to the Court of Criminal Appeals of this State is expressly accorded the accused for a review of any judgment or order made hereunder, and said appeal shall be given preference by the Court of Criminal Appeals.

(b) In this section:

(1) "Violent offense" means:

- (A) murder;
- (B) aggravated assault, if the accused used or exhibited a deadly weapon during the commission of the assault;
- (C) aggravated kidnapping; or
- (D) aggravated robbery.

(2) "Sexual offense" means:

- (A) aggravated sexual assault;
- (B) sexual assault; or
- (C) indecency with a child. (Added Nov. 6, 1956; amended Nov. 8, 1977; Subsec. (a) amended and (b) added Nov. 2, 1993.)

* The language of this provision is identical to the language of the official legislative measure that originally proposed the provision.

Sec. 11b. DENIAL OF BAIL FOR VIOLATION OF CONDITION OF RELEASE.

Any person who is accused in this state of a felony or an offense involving family violence, who is released on bail pending trial, and whose bail is subsequently revoked or forfeited for a violation of a condition of release may be denied bail pending trial if a judge or magistrate in this state determines by a preponderance of the evidence at a subsequent hearing that the person violated a condition of release related to the safety of a victim of the alleged offense or to the safety of the community. (Added Nov. 8, 2005; amended Nov. 6, 2007.)

Sec. 11c. DENIAL OF BAIL FOR VIOLATION OF PROTECTIVE ORDER

INVOLVING FAMILY VIOLENCE. The legislature by general law may provide that any person who violates an order for emergency protection issued by a judge or magistrate after an arrest for an offense involving family violence or who violates an active protective order rendered by a court in a family violence case, including a temporary ex parte order that has been served on the person, or who engages in conduct that constitutes an offense involving the violation of an order described by this section may be taken into custody and, pending trial or other court proceedings, denied release on bail if following a hearing a judge or magistrate in this state determines by a preponderance of the evidence that the person violated the order or engaged in the conduct constituting the offense. (Added Nov. 6, 2007.)

Sec. 12. HABEAS CORPUS. The writ of Habeas Corpus is a writ of right, and shall never be suspended. The Legislature shall enact laws to render the remedy speedy and effectual. (Feb. 15, 1876.)

Sec. 13. EXCESSIVE BAIL OR FINES; CRUEL OR UNUSUAL PUNISHMENT; OPEN COURTS; REMEDY BY DUE COURSE OF LAW. Excessive bail shall not be required, nor excessive fines imposed, nor cruel or unusual punishment inflicted. All courts shall be open, and every person for an injury done him, in his lands, goods, person or reputation, shall have remedy by due course of law. (Feb. 15, 1876.)

Sec. 14. DOUBLE JEOPARDY. No person, for the same offence^{*}, shall be twice put in jeopardy of life or liberty,^{*} nor shall a person be again put upon trial for the same offence,^{*} after a verdict of not guilty in a court of competent jurisdiction. (Feb. 15, 1876.)

Sec. 15. RIGHT OF TRIAL BY JURY. The right of trial by jury shall remain inviolate. The Legislature shall pass such laws as may be needed to regulate the same, and to maintain its purity and efficiency. Provided, that the Legislature may provide for the temporary commitment, for observation and/or treatment, of mentally ill persons not charged with a criminal offense, for a period of time not to exceed ninety (90) days, by order of the County Court without the necessity of a trial by jury. (Feb. 15, 1876. Amended Aug. 24, 1935.)

Sec. 15-a. COMMITMENT OF PERSONS OF UNSOUND MIND. No person shall be committed as a person of unsound mind except on competent medical or psychiatric testimony. The Legislature may enact all laws necessary to provide

* The language of this provision is identical to the language of the official legislative measure that originally proposed the provision.

for the trial, adjudication of insanity and commitment of persons of unsound mind and to provide for a method of appeal from judgments rendered in such cases. Such laws may provide for a waiver of trial by jury, in cases where the person under inquiry has not been charged with the commission of a criminal offense, by the concurrence of the person under inquiry, or his next of kin, and an attorney ad litem appointed by a judge of either the County or Probate Court of the county where the trial is being held, and shall provide for a method of service of notice of such trial upon the person under inquiry and of his right to demand a trial by jury. (Added Nov. 6, 1956.)

Sec. 16. BILLS OF ATTAINER; EX POST FACTO OR RETROACTIVE LAWS; IMPAIRING OBLIGATION OF CONTRACTS. No bill of attainder, ex post facto law, retroactive law, or any law impairing the obligation of contracts, shall be made. (Feb. 15, 1876.)

Sec. 17. TAKING PROPERTY FOR PUBLIC USE; SPECIAL PRIVILEGES AND IMMUNITIES; CONTROL OF PRIVILEGES AND FRANCHISES. (a) No person's property shall be taken, damaged, or destroyed for or applied to public use without adequate compensation being made, unless by the consent of such person, and only if the taking, damage, or destruction is for:

(1) the ownership, use, and enjoyment of the property, notwithstanding an incidental use, by:

(A) the State, a political subdivision of the State, or the public at large; or

(B) an entity granted the power of eminent domain under law; or

(2) the elimination of urban blight on a particular parcel of property.

(b) In this section, "public use" does not include the taking of property under Subsection (a) of this section for transfer to a private entity for the primary purpose of economic development or enhancement of tax revenues.

(c) On or after January 1, 2010, the legislature may enact a general, local, or special law granting the power of eminent domain to an entity only on a two-thirds vote of all the members elected to each house.

(d) When a person's property is taken under Subsection (a) of this section, except for the use of the State, compensation as described by Subsection (a) shall be first made, or secured by a deposit of money; and no irrevocable or uncontrollable grant of special privileges or immunities shall be made; but all privileges and franchises granted by the Legislature, or created under its authority, shall be subject to the control thereof. (Feb. 15, 1876. Amended Nov. 3, 2009.)

Sec. 18. IMPRISONMENT FOR DEBT. No person shall ever be imprisoned for debt. (Feb. 15, 1876.)

Sec. 19. DEPRIVATION OF LIFE, LIBERTY, PROPERTY, ETC. BY DUE COURSE OF LAW. No citizen of this State shall be deprived of life, liberty, property, privileges or immunities, or in any manner disfranchised, except by the due course of the law of the land. (Feb. 15, 1876.)

Sec. 20. OUTLAWRY OR TRANSPORTATION OUT OF STATE FOR OFFENSE.

No citizen shall be outlawed. No person shall be transported out of the State for any offense committed within the same. This section does not prohibit an agreement with another state providing for the confinement of inmates of this state in the penal or correctional facilities of that state. (Feb. 15, 1876. Amended Nov. 5, 1985.)

Sec. 21. CORRUPTION OF BLOOD; FORFEITURE OF ESTATE; SUICIDES.

No conviction shall work corruption of blood, or forfeiture of estate, and the estates of those who destroy their own lives shall descend or vest as in case of natural death. (Feb. 15, 1876.)

Sec. 22. TREASON AGAINST STATE. Treason against the State shall consist

only in levying war against it, or adhering to its enemies, giving them aid and comfort; and no person shall be convicted of treason except on the testimony of two witnesses to the same overt act, or on confession in open court. (Feb. 15, 1876.)

Sec. 23. RIGHT TO KEEP AND BEAR ARMS. Every citizen shall have the

right to keep and bear arms in the lawful defence¹ of himself or the State; but the Legislature shall have power, by law, to regulate the wearing of arms, with a view to prevent crime. (Feb. 15, 1876.)

Sec. 24. MILITARY SUBORDINATE TO CIVIL AUTHORITY. The military shall

at all times be subordinate to the civil authority. (Feb. 15, 1876.)

Sec. 25. QUARTERING SOLDIERS IN HOUSES. No soldier shall in time of

peace be quartered in the house of any citizen without the consent of the owner, nor in time of war but in a manner prescribed by law. (Feb. 15, 1876.)

Sec. 26. PERPETUITIES AND MONOPOLIES; PRIMOGENITURE OR

ENTAILMENTS. Perpetuities and monopolies are contrary to the genius of a free government, and shall never be allowed, nor shall the law of primogeniture or entailments ever be in force in this State. (Feb. 15, 1876.)

Sec. 27. RIGHT OF ASSEMBLY; PETITION FOR REDRESS OF GRIEVANCES.

The citizens shall have the right, in a peaceable manner, to assemble together for their common good; and apply to those invested with the powers of government for redress of grievances or other purposes, by petition, address or remonstrance. (Feb. 15, 1876.)

Sec. 28. SUSPENSION OF LAWS. No power of suspending laws in this State

shall be exercised except by the Legislature. (Feb. 15, 1876.)

Sec. 29. BILL OF RIGHTS EXCEPTED FROM POWERS OF GOVERNMENT

AND INVOLUTE. To guard against transgressions of the high powers herein delegated, we declare that every thing in this "Bill of Rights" is excepted out of the general powers of government, and shall forever remain inviolate, and all laws contrary thereto, or to the following provisions, shall be void. (Feb. 15, 1876.)

¹R686US-TORCH - 79 / 800 The language of this provision is identical to the language of the official legislative measure that originally proposed the provision.

Sec. 30. RIGHTS OF CRIME VICTIMS. (a) A crime victim has the following rights:

- (1) the right to be treated with fairness and with respect for the victim's dignity and privacy throughout the criminal justice process; and
- (2) the right to be reasonably protected from the accused throughout the criminal justice process.

(b) On the request of a crime victim, the crime victim has the following rights:

- (1) the right to notification of court proceedings;
- (2) the right to be present at all public court proceedings related to the offense, unless the victim is to testify and the court determines that the victim's testimony would be materially affected if the victim hears other testimony at the trial;
- (3) the right to confer with a representative of the prosecutor's office;
- (4) the right to restitution; and
- (5) the right to information about the conviction, sentence, imprisonment, and release of the accused.

(c) The legislature may enact laws to define the term "victim" and to enforce these and other rights of crime victims.

(d) The state, through its prosecuting attorney, has the right to enforce the rights of crime victims.

(e) The legislature may enact laws to provide that a judge, attorney for the state, peace officer, or law enforcement agency is not liable for a failure or inability to provide a right enumerated in this section. The failure or inability of any person to provide a right or service enumerated in this section may not be used by a defendant in a criminal case as a ground for appeal or post-conviction writ of habeas corpus. A victim or guardian or legal representative of a victim has standing to enforce the rights enumerated in this section but does not have standing to participate as a party in a criminal proceeding or to contest the disposition of any charge. (Added Nov. 7, 1989.)

Sec. 31. FUNDS FOR COMPENSATION TO VICTIMS OF CRIME. (a) The compensation to victims of crime fund created by general law and the compensation to victims of crime auxiliary fund created by general law are each a separate dedicated account in the general revenue fund.

(b) Except as provided by Subsection (c) of this section and subject to legislative appropriation, money deposited to the credit of the compensation to victims of crime fund or the compensation to victims of crime auxiliary fund from any source may be expended as provided by law only for delivering or funding victim-related compensation, services, or assistance.

(c) The legislature may provide by law that money in the compensation to victims of crime fund or in the compensation to victims of crime auxiliary fund may be expended for the purpose of assisting victims of episodes of mass

violence if other money appropriated for emergency assistance is depleted.
(Added Nov. 4, 1997.)

Sec. 32. MARRIAGE. (a) Marriage in this state shall consist only of the union of one man and one woman.

(b) This state or a political subdivision of this state may not create or recognize any legal status identical or similar to marriage. (Added Nov. 8, 2005.)

Sec. 33. PUBLIC ACCESS TO AND USE OF PUBLIC BEACHES. (a) In this section, "public beach" means a state-owned beach bordering on the seaward shore of the Gulf of Mexico, extending from mean low tide to the landward boundary of state-owned submerged land, and any larger area extending from the line of mean low tide to the line of vegetation bordering on the Gulf of Mexico to which the public has acquired a right of use or easement to or over the area by prescription or dedication or has established and retained a right by virtue of continuous right in the public under Texas common law.

(b) The public, individually and collectively, has an unrestricted right to use and a right of ingress to and egress from a public beach. The right granted by this subsection is dedicated as a permanent easement in favor of the public.

(c) The legislature may enact laws to protect the right of the public to access and use a public beach and to protect the public beach easement from interference and encroachments.

(d) This section does not create a private right of enforcement. (Added Nov. 3, 2009.)

Sec. 34. RIGHT TO HUNT, FISH, AND HARVEST WILDLIFE. (a) The people have the right to hunt, fish, and harvest wildlife, including by the use of traditional methods, subject to laws or regulations to conserve and manage wildlife and preserve the future of hunting and fishing.

(b) Hunting and fishing are preferred methods of managing and controlling wildlife.

(c) This section does not affect any provision of law relating to trespass, property rights, or eminent domain.

(d) This section does not affect the power of the legislature to authorize a municipality to regulate the discharge of a weapon in a populated area in the interest of public safety. (Added Nov. 3, 2015.)

Sec. 35. RIGHT OF CERTAIN FACILITY RESIDENTS TO DESIGNATE ESSENTIAL CAREGIVER. (a) A resident of a nursing facility, assisted living facility, intermediate care facility for individuals with an intellectual disability, residence providing home and community-based services, or state supported living center, as those terms are defined by general law, has the right to designate an essential caregiver with whom the facility, residence, or center may not prohibit in-person visitation.

(b) Notwithstanding Subsection (a) of this section, the legislature by general law may provide guidelines for a facility, residence, or center described by

Subsection (a) of this section to follow in establishing essential caregiver visitation policies and procedures. (Added Nov. 2, 2021.)

Sec. 36. RIGHT TO ENGAGE IN CERTAIN AGRICULTURAL PRACTICES.

(a) The people have the right to engage in generally accepted farm, ranch, timber production, horticulture, or wildlife management practices on real property they own or lease.

(b) This section does not affect the authority of the legislature to authorize by general law the regulation of generally accepted farm, ranch, timber production, horticulture, or wildlife management practices by:

(1) a state agency or political subdivision when there is clear and convincing evidence that the law or regulation is necessary to protect the public health and safety from imminent danger;

(2) a state agency to prevent a danger to animal health or crop production; or

(3) a state agency or political subdivision to preserve or conserve the natural resources of this state under Section 59, Article XVI, of this constitution.

(c) This section does not affect the authority of the legislature to authorize by general law the use or acquisition of property for a public use, including the development of the natural resources of this state under Section 59, Article XVI, of this constitution. (Added Nov. 7, 2023, subject to resolution of an election contest under Chapter 233, Election Code, pending as of Feb. 1, 2024.)

APPENDIX
Notes on Temporary Provisions
for Adopted Amendments

A temporary provision may be included in a joint resolution to amend the Texas Constitution for a variety of reasons. A temporary provision can provide that the proposed constitutional amendment have a limited duration, but this is an exceedingly rare occurrence. The more common uses of temporary provisions are as saving provisions or transition provisions. A temporary saving provision "saves" from the application of a new or amended constitutional provision certain conduct or legal relationships that occurred before or existed on the effective date of the constitutional amendment. A temporary transition provision provides for the orderly implementation of the constitutional amendment. The most common type of temporary transition provision is one that provides an effective date for a constitutional amendment that is later in time than the effective date that would otherwise occur by operation of law. Most temporary provisions include an expiration date; those with no expiration date remain in the constitution in perpetuity unless removed by a subsequent amendment to the constitution.

1. H.J.R. No. 62, Section 56, 76th Legislature, Regular Session, 1999.

TEMPORARY TRANSITION PROVISIONS. (a) This section applies to amendments proposed by H.J.R. No. 62, 76th Legislature, Regular Session, 1999.

(b) The amendments do not impair any obligation created by the issuance of bonds or other evidences of indebtedness in accordance with prior law, and all bonds or other evidences of indebtedness validly issued under provisions amended or repealed remain valid, enforceable, and binding according to their terms and shall be paid from the sources pledged. Bonds or other evidences of indebtedness authorized but unissued on the effective date of the amendments may be issued in compliance with and subject to the provisions of the prior law. The amendments do not reduce or expand the authority to provide for, issue, or sell bonds or other evidences of indebtedness previously authorized.

(c) As of the date of adoption of H.J.R. No. 62 by the 76th Legislature, Regular Session, 1999, the Veterans' Land Board has authorized but unissued bonds in the aggregate principal amount of \$190,002,225 for the purpose of providing funds for the Veterans' Land Fund, \$1,309,997,775 having previously been issued for that purpose, and \$615,000,000 for the purpose of providing funds for the Veterans' Housing Assistance Fund II, \$385,000,000 having previously been issued for that purpose. The amendments do not in any manner impair the authority of the Veterans' Land Board hereafter to issue bonds or incur other evidences of indebtedness,

provided that any bonds or other evidences of indebtedness issued or incurred by the Veterans' Land Board prior to adoption of the amendments shall cause the amount of authorized but unissued bonds described in this subsection to be reduced by the amount of the bonds so issued or other evidences of indebtedness so incurred.

(d) As of the date of adoption of H.J.R. No. 62 by the 76th Legislature, Regular Session, 1999, the Texas Water Development Board has authorized but unissued bonds in the aggregate principal amount of \$945,765,000, and as of that date that board has issued \$113,300,000 in bonds for the purpose of providing wholesale and retail water and wastewater facilities to economically distressed areas of the state, as defined by law. The amendments do not in any manner impair the authority of the Texas Water Development Board hereafter to issue bonds or incur other evidences of indebtedness, provided that any bonds or other evidences of indebtedness issued or incurred by the Texas Water Development Board prior to adoption of the amendments shall cause the amount of authorized but unissued bonds described in this subsection to be reduced by the amount of the bonds so issued or other evidences of indebtedness so incurred.

(e) As of the date of adoption of H.J.R. No. 62 by the 76th Legislature, Regular Session, 1999, the Texas Higher Education Coordinating Board has authorized but unissued bonds in the aggregate principal amount of \$150,000,000, and as of that date the board has issued \$810,000,000 in bonds for the purpose of educational loans to students. The amendments do not in any manner impair the authority of the Texas Higher Education Coordinating Board hereafter to issue bonds or incur other evidences of indebtedness, provided that any bonds or other evidences of indebtedness issued or incurred by the Texas Higher Education Coordinating Board prior to adoption of the amendments shall cause the amount of authorized but unissued bonds described in this subsection to be reduced by the amount of the bonds so issued or other evidences of indebtedness so incurred.

(f) The amendment of Subsection (b), Section 1-b, Article VIII, does not affect the increase in the amount of an exemption effective January 1, 1979, under that subsection, and that increase is preserved and given effect in accordance with the prior law.

(g) The amendment of Subsection (b), Section 1-j, Article VIII, does not affect the taxation of personal property in accordance with action taken under that section before April 1, 1990, and that authority to tax personal property is preserved and given effect in accordance with the prior law.

(h) The amendment of Subsection (c), Section 5, Article IX, does not affect the validity of a confirmation election held in accordance with that section.

(i) The repeal of Section 5, Article VIII, does not affect the power of a municipality to impose and collect taxes on the property of railroad companies in accordance with the general authority of municipalities under this constitution to impose and collect those taxes.

(j) The repeal of Section 6, Article IX, does not affect the disposition of assets of the Lamar County Hospital District in accordance with that section.

(k) The amendment of Section 44, Article XVI, does not affect the power of a county to abolish the office of county treasurer or county surveyor in accordance with previously adopted amendments of that section, and the power is preserved in accordance with the prior law.

(l) The repeal of Section 66, Article XVI, does not affect the pensions payable under that section and those pensions shall be paid in accordance with the prior law.

(m) The reenactment of any provision for purposes of amendment does not revive a provision that may have been impliedly repealed by the adoption of a later amendment.

(n) The amendment of any provision does not affect vested rights.

2. H.J.R. No. 58, Section 3, 76th Legislature, Regular Session, 1999.

TEMPORARY PROVISION. (a) The amendment of Section 18, Article VII, of this constitution adopted in 1999 does not impair any obligation created by the issuance of bonds or notes in accordance with that section before January 1, 2000, and all outstanding bonds and notes validly issued under that section remain valid, enforceable, and binding and shall be paid in full, both principal and interest, in accordance with their terms and from the sources pledged to their payment. In order to ensure that the amendment of that section does not impair any obligation created by the issuance of those bonds and notes, there shall be distributed from the income, investment returns, or other assets of the permanent university fund to the available university fund during each fiscal year an amount at least equal to the amount necessary to pay the principal and interest due and owing during the fiscal year on those bonds and notes.

(b) This section expires January 1, 2030.

3. H.J.R. No. 75, Section 9.01, 77th Legislature, Regular Session, 2001.

TEMPORARY TRANSITION PROVISION. (a) This section applies to the amendments to this constitution proposed by H.J.R. No. 75, 77th Legislature, Regular Session, 2001.

(b) The reenactment of any provision of this constitution for purposes of amendment does not revive a provision that may have been impliedly repealed by the adoption of a later amendment.

(c) The amendment of any provision of this constitution does not affect vested rights.

4. S.J.R. No. 47, Section 3, 87th Legislature, Regular Session, 2021.

TEMPORARY PROVISION. (a) This temporary provision applies to the constitutional amendment proposed by the 87th Legislature, Regular Session, 2021, changing the eligibility requirements for a justice of the supreme court, a judge of the court of criminal appeals, a justice of a court of appeals, and a district judge.

(b) The amendment to Section 2(b), Article V, of this constitution takes effect January 1, 2022, and applies only to a chief justice or other justice of the supreme court, a presiding judge or other judge of the court of criminal appeals, or a chief justice or other justice of a court of appeals who is first elected for a term that begins on or after January 1, 2025, or who is appointed on or after that date.

(c) The amendment to Section 7, Article V, of this constitution takes effect January 1, 2022, and applies only to a district judge who is first elected for a term that begins on or after January 1, 2025, or who is appointed on or after that date.

(d) This temporary provision expires January 1, 2026.

5. H.J.R. No. 125, Section 2, 88th Legislature, Regular Session, 2023.

TEMPORARY PROVISION. (a) This temporary provision applies to the amendment to Article III of this constitution as proposed by the 88th Legislature, Regular Session, 2023, creating the broadband infrastructure fund to expand high-speed broadband access and assist in the financing of connectivity projects.

(b) The change made to Article III of this constitution by the amendment described in Subsection (a) of this section takes effect January 1, 2024.

(c) This temporary provision expires January 1, 2025.

6. H.J.R. No. 134, Section 2, 88th Legislature, Regular Session, 2023.

TEMPORARY PROVISION. (a) The constitutional amendment proposed by the 88th Legislature, Regular Session, 2023, abolishing the office of County Treasurer in Galveston County takes effect only if, at the statewide election at which the amendment is submitted to and approved by the voters, a majority of the voters of Galveston County voting on the question at that election also favor the amendment. The amendment takes effect January 1, 2024, if the conditions of this subsection are met.

(b) This temporary provision expires January 2, 2024.

7. H.J.R. No. 2, Section 5, 88th Legislature, 2nd Called Session, 2023.

TEMPORARY PROVISION. (a) This temporary provision applies to the constitutional amendment proposed by H.J.R. 2, 88th Legislature, 2nd Called Session, 2023.

(b) The amendments to Section 1-b, Article VIII, of this constitution take effect for the tax year beginning January 1, 2023.

(c) The amendment to Section 22, Article VIII, of this constitution applies to appropriations made for the state fiscal biennium beginning September 1, 2023, and subsequent state fiscal bienniums.

(d) This temporary provision expires January 1, 2025.

This page intentionally left blank.

INDEX

- A&M UNIVERSITY, TEXAS**
see TEXAS A&M UNIVERSITY entries
- ABOLITION OF GOVERNMENT**
Right of citizens I-2
- ABSENTEE VOTING**
Authorization VI-2, VI-2a
- ACCUSED**
Bail I-11, I-11a, I-11b
Rights in criminal prosecutions I-10
- AD VALOREM TAX**
see TAXATION - PROPERTY
- ADJOURNMENT**
Legislature, day-to-day basis III-10
Legislature, more than three days or to other place III-17
- ADMINISTRATIVE ORDERS**
Validity V-3-b
- ADOPTION**
Children, local or special law prohibited III-56
- ADVERSE POSSESSION**
School lands of county, prohibited VII-6
- AFFIDAVITS**
Jurisdictional facts
Court of criminal appeals V-5
Supreme court V-3
Prosecution in county court by V-17
- AFFIRMATIONS**
see OATHS & AFFIRMATIONS
- AGED PERSONS**
Assistance grants III-51-a
Homestead exemption VIII-1-b
Reverse mortgages XVI-50
- AGRICULTURAL EXPERIMENT STATIONS**
Bonds for permanent improvements VII-18
- AGRICULTURAL EXTENSION SERVICE**
Bonds for permanent improvements VII-18
- AGRICULTURAL FINANCE AUTHORITY, TEXAS**
Funds administered III-49-f
- AGRICULTURAL FUND**
Bonds III-49-f
Establishment III-49-i
- AGRICULTURAL LAND**
Assessment for property
tax VIII-1-d, VIII-1-d-1
Sale for payment of taxes VIII-13, VIII-15
Redemption VIII-13
School, taxation of VII-6a
- AGRICULTURAL PRODUCTS**
Associations of producers of, authority to collect refundable assets XVI-68
Development fund III-49-i
Exempt from taxation VIII-19
- AGRICULTURE**
Farm & ranch loans III-49-f, III-50c
Grain warehouse self-insurance fund III-50-e
Occupation tax not required for person in agricultural pursuits VIII-1
Right to engage in certain practices I-36
- AGRICULTURE, COMMISSIONER OF**
Farm & ranch loan security bonds, power to issue III-50c
- AID**
see ASSISTANCE OR AID
- AIR FORCE**
see ARMED FORCES
- AIRCRAFT PARTS**
Tax exemption VIII-1-j
- AIRPORT AUTHORITIES**
Creation, board of directors, taxes & zoning IX-12
- ALCOHOLIC BEVERAGES**
Sale of XVI-20
- ALTERATION OF GOVERNMENT**
Right of citizens I-2
- AMARILLO, CITY OF**
Hospital district, creation of IX-5
- AMENDMENTS**
Blind, prohibited II-36
By non-originating house II-31
Cannot change purpose II-30
City charters XI-5

Constitution	XVII-1
see also BILLS	
ANDREWS COUNTY	
County treasurer's office abolished & duties transferred	XVI-44
ANGELO STATE UNIVERSITY	
Bonds for permanent improvements	VII-17
ANIMALS, LAW ENFORCEMENT	
Transfer to handler or caretaker	III-521
ANTITRUST LAWS	
Evidence by deposition.....	I-10
APPEALS	
Adjudication of insanity.....	I-15-a
Bail, denial of.....	I-11a
Court of criminal appeals, bail denial orders.....	I-11a
Criminal cases	
Disallowed ground for appeal.....	I-30
State right to appeal.....	V-26
Supreme court jurisdiction ..	V 3, V-3 b
APPOINTMENTS	
Clerks of appellate courts	V-5a
County attorney, in case of vacancy	V-21
County judge, by consent, when regular judge disqualified	V-16
Court of appeals, in case of vacancy	V-28
Court of criminal appeals, in case of vacancy	V-28
District court judge, in case of vacancy	V-28
Duration of	IV-12
Judges, in case of vacancy	V-28
Justice of peace, in case of vacancy	V-28
Railroad commissioner, in case of vacancy	XVI-30
Secretary of state	IV-21
Senate approval required	IV-12
State Commission on Judicial Conduct	V 1-a
Supreme court, in case of vacancy	V-28
Texas Ethics Commission	III-24a
Veterans' Land Board	III-49-b
Water Development Board.....	III-49-c
APPORTIONMENT	
Judicial districts	V-7a
Legislative Redistricting Board	III-28, V-7a

Representatives	III-2, III-26, III-28
Senators	III-25, III-28
Terms after	III-3
Time for	III-28
APPROPRIATIONS	
Bill	
Comptroller to endorse	III-49a
Exempt from effective date rule	III-39
May embrace various subjects	III-35
Time of taking effect	III-39
Veto of items	IV-14
Bond guarantee program, part of permanent school fund appropriated for	VII-5
Colleges & universities, construction	VII-17
Compensation of public officers	III-44
Comptroller's certificate	III-49a
Duration	VIII-6
Economic stabilization fund	III-49 g
Emergency	VIII-22
Colleges & universities	VI-17, VI-18
Prior approval of transfer required	XVI-69
Extra compensation	III-44, III-53
Governor's approval of items ..	IV-14
Historical memorials	XVI-39
Hospital districts, prohibited	IX-4
In excess of anticipated revenues, prohibited	III-49a
Individuals, prohibited unless there is law validating claim	III-44
Prior approval of emergency funds transfer required	XVI-69
Private purposes, prohibited	XVI-6
Published annually	XVI-6
Religious societies, seminaries & sects, prohibited	I-7
Restrictions	VIII-22
Schools	VI-3
Specific, required	VII-6
State highway fund	III-49-g, V.I. 7 c
Texas A&M University	VII-13
Texas University Fund	III-49-g
ARMED FORCES	
Enlisted personnel, may hold more than one office	XVI-40
Grand jury indictment, wartime exception	I-10
Public officers called to active duty, may be temporarily replaced	XVI-72

Retired officers, may hold more than one office	XVI-40
Surviving spouse of service member killed or fatally injured in line of duty, homestead exemption.....	VIII-1-b
Veterans	
Bonds to provide financing for	III-49-b, III-49-n*
Bonds to provide financing for cemeteries	III-49-b
Disabled	
Property tax exemption.....	VIII-1-b, VIII-2
Surviving spouse of, property tax exemption.....	VIII-1-b, VIII-2
Hospitals, state may contribute to.....	XVI-73
Purchase of land from Veterans' Land Fund.....	III-49-b
see also MILITARY	
ARMS	
see WEAPONS	
ARMY	
see ARMED FORCES	
ARREST	
Legislators, privilege from during session.....	III-14
Search & seizure, guaranty against	I-9
Voters, privilege from	VI-5
Warrant, requirement of	I-9
ARTISANS' LIENS	
Lien for value of labor or materials.....	XVI-37
ASSAULT, AGGRAVATED	
Bail denial	I-11a
ASSEMBLY	
Right of citizens	I-27
ASSESSOR-COLLECTOR OF TAXES	
see TAX ASSESSOR-COLLECTOR	
ASSISTANCE OR AID	
Aged, blind, or children	III-51-a
Death benefits	III-51-d
Disabled.....	III-51-a
Fire departments.....	III-51-a-1
Limitation on expenditures	III-51-a
Medical care	III-51-a
Public calamity	III-51
Veterans.....	III-49-b
ASYLUMS	
Commitment	
Testimony of expert witness required.....	I-15-a
Up to 90 days without trial	I-15
ATTAINER	
Bills of, prohibited.....	I-16
ATTORNEY AD LITEM	
Appointment of	I-15-a
ATTORNEY GENERAL	
Accounting & reporting to governor	IV-24
Bond approval	
Available university fund	VII-18
Park development fund	III-49-e
Permanent university fund	VII-18
Texas Water Development Fund.....	III-49-c, III-49-d, III-49-d-1
Texas Water Development Fund II.....	III-49-d-8
Veterans' Land Fund	III-49-b
Constitutional amendment, explanatory statement approved by.....	XVII-1
Duties	IV-22
Election.....	IV-2, IV-3, IV-22
Executive department officer	IV-1
Impeachment, trial by senate.....	XV-2
Ineligible for legislature	III-19
Legislative Redistricting Board member.....	III-28
Salary, minimum	III-61-a
State debt approval	III-49
Term of office	IV-23
ATTORNEYS	
Accused right to	I-10
County	
Election & term of office	V-21
Removal of.....	V-24
Represent state in cases in district & inferior courts	V-21
Vacancy in office	V-21
District	
Criminal district attorneys, election & term of office	V-30
Election & term of office	V-21
Liability in criminal cases	I-30
AUSTIN, CITY OF	
Convening legislature in place other than Austin	IV-8
Seat of government	III-58

* Of the two Articles III-49-n, this is the one proposed by Acts 2003, 78th Leg., R.S., S.J.R. 55.

State Commission on Judicial Conduct	V-1-a
AUSTIN COUNTY	
Relinquishment of state claim to certain lands & minerals.....	VII-2A
AVAILABLE SCHOOL FUND	
Distribution of revenue from permanent school fund land or properties....	VII-5
Establishment, composition & allocation	VII-5
Limited distribution of total returns from permanent school fund investments	VII-5
Motor fuel tax revenue allocation.....	VIII-7-a
AVAILABLE UNIVERSITY FUND	
Composition & allocation	VII-18
BAIL	
Capital offenses not bailable	I-11
Denial	I-11, I-11a, I-11b, I-11c
Excessive, not to be required	I-13
Prisoner's right to	I-11
BALLOTS	
Election.....	VI-4
BANKS & SAVINGS INSTITUTIONS	
Incorporation & operation	XVI-16
BAR, STATE	
State Commission on Judicial Conduct, appointment to	V-1-a
BASTROP COUNTY	
Relinquishment of state claim to certain lands	VII-2A
BEACHES	
Public, access & use.....	I-33
Traffic on, governing body may regulate	IX-1-A
BEE COUNTY	
County treasurer's office abolished & duties transferred	XVI-44
BEXAR COUNTY	
County surveyor's office abolished	XVI-44
County treasurer's office abolished & duties transferred	XVI-44
BILL OF RIGHTS	
Accused, guaranteed rights	I-10
Agricultural practices, engagement in.....	I-36
Arms, keeping, bearing & wearing	I-23
Assembly, right of citizens	I-27
Attainder, bills of, prohibited	I-16
Attorney ad litem, court will appoint	I-15-a
Bail	
Denial of	I-11, I-11a, I-11b, I-11c
Excessive, prohibited	I-13
Beaches, public, access & use	I-33
Caregiver, visitation of facility resident by	I-35
Commitment of persons of unsound mind	I-15, I-15-a
Contracts not to be impaired	I-16
Corruption of blood for conviction prohibited	I-21
Courts shall be open	I-13
Crime victims.....	I-30, I-31
Cruel or unusual punishment prohibited	I-13
Debt, imprisonment for prohibited	I-18
Deportation for offense committed in state prohibited	I-20
Double jeopardy prohibited	I-14
Due course of law	
Deprivation without, prohibited	I-19
Remedy	I-13
Emergency protection order, violation of	I-11c
Eminent domain	I-17
Entailments prohibited	I-26
Equality.....	I-3, I-3a
Ex post facto laws prohibited	I-16
Excepted from powers of government.....	I-29
Exclusive privileges, prohibition of except for public service	I-3
Fishing, right to	I-34
Forfeiture of estate for conviction prohibited	I-21
Former jeopardy of life & liberty for same offense prohibited	I-14
Franchises.....	I-17
Free institutions, maintenance of	I-1
Government	
Alteration of	I-2
By & for the people	I-2
Habeas corpus	I-12
Hunting, right to	I-34
Impeachment	I-10
Indictment by grand jury	I-10
Jury trial	
Criminal prosecutions.....	I-10
Right to	I-15, I-15-a
Libel, jury determines facts	I-8
Liberty of speech & press	I-8

Life, liberty & property, deprivation without due course of law prohibited.....	I-19
Local government, preservation of.....	I-1
Marriage, definition of	I-32
Mentally ill persons	
Commitment	I-15-a
Temporary commitment.....	I-15
Military subordinate to civil authority.....	I-24
Monopolies prohibited.....	I-26
Oaths taken under penalty of perjury.....	I-5
Open courts.....	I-13
Outlawry prohibited	I-20
Perpetuities prohibited	I-26
Perpetuity of government	I-1
Preservation of in case of disaster	III-62
Press, freedom of	I-8
Primogeniture prohibited.....	I-26
Privileges & immunities, none granted	I-17
Property, compensation from state for use of	I-17
Quartering of soldiers.....	I-25
Redress of grievances, right of citizens.....	I-27
Religion	
Freedom of	I-6
Religious beliefs do not disqualify witnesses.....	I-5
Religious services protected...I-6-a	
Religious tests not required for public office	I-4
Religious organizations	
Equal protection	I-6
No appropriation of state funds or property to	I-7
No preference to	I-6
Retroactive laws prohibited.....	I-16
Search & seizure prohibited	I-9
Speech, freedom of	I-8
Suicides, descent of property	I-21
Suspension of laws by legislature only.....	I-28
Texas, free & independent.....	I-1
Treason	I-22
Trial	
By jury..... I-10, I-15, I-15-a	
Second, prohibited after verdict of not guilty	I-14
Speedy & public.....	I-10
Truth of publication as evidence	I-8
Victims of crime.....	I-30
Visitation of facility resident by caregiver	I-35
Warrants, requirements for.....	I-9
Witnesses not disqualified by religious beliefs.....	I-5
Worship, freedom to	I-6
BILLS	
Amendments	
Blind, prohibited	III-36
By non-originating house	III-31
By reference, prohibited	III-36
Cannot change purpose.....	III-30
Appropriations	
Comptroller to endorse	III-49a
Exempt from 90-day rule	III-39
May embrace various subjects.....	III-35
Veto of items	IV-14
Committee, reference to & report from	III-37
Comptroller's certificate that amount appropriated is available	III-49a
Consideration	III-5
Defeated, no other of same substance	III-34
Effective date	III-39
Emergency, 2/3 vote required	III-39
Enacting clause	III-29
Failure to be signed by governor	IV-14
Governor must be sent all bills, concurrent resolutions & orders.....	IV-15
Introduction	III-5
Laws passed only by bills	III-30
Originate in either house	III-31
Reading on three several days	III-32
Suspension of rule	III-32
Rejection by either house	III-31
Revenue, originate in house only	III-33
Revival or amendment by reference	III-36
Signing	
By governor	IV-14
By presiding officers	III-38
Subject, one per bill.....	III-35
Titles	III-35
Amendment by reference to prohibited	III-36
Veto	IV-14
BILLS OF ATTINDER	
Prohibited	I-16
BINGO	
Authorization of games	III-47
BIOMEDICAL OR MEDICAL PRODUCTS MANUFACTURER PROPERTY	
Exemption from property tax	VIII-1-x

BLIND AMENDMENTS

Prohibited III-36

BLIND PERSONSAgencies serving, private
donations to XVI-6
Assistance grants III-51-a
see also DISABILITIES, PERSONS WITH**BOARDS & COMMISSIONS**Composition XVI-30a
In name of Texas IV-20
Term of office XVI-30a
see also names of specific boards**BONDS**Adjutant general's
department III-50-f, III-50-g
Aging & Disability Services,
Department of III-50-g
Agricultural fund III-49-f, III-49-i
Agricultural water
conservation III-50-d
Agriculture, Department of III-50-f
Airport authorities IX-12
Blind & Visually Impaired, Texas
School for the III-50-f, III-50-g
Buffer areas adjacent to military
installations, financing
acquisition of III-52k
Building & Procurement
Commission, Texas III-50-g
Cities may issue to finance
development VIII-1-g
Conservation & reclamation
districts XVI-59
For fire-fighting purposes XVI-59
Construction & repair
projects III-50-f
Coordinating Board, Texas
Higher Education III-50b-4,
III-50b-5, III-50b-6,
III-50b-6A, III-50b-7
Correctional, law enforcement &
mental health facilities III-49-h
Counties
Economic development III-52-a
Hospital districts IX-4, IX-5,
IX-9, IX-9B, IX-11
Improvements III-52
Seawall construction XI-7
Criminal Justice, Texas
Department of III-50-f, III-50-g
Deaf, Texas School
for the III-50-f, III-50-g

Economic development III-52-a,
VIII-1-g, XVI-71
Economic development projects
for defense-related
communities III-49-n^{*}
Economically distressed
areas III-49-d-10,
III-49-d-14^t
Elections involving bond
issuance VI-3a
Farm & ranch finance
program III-49-f
Farm & ranch loan security
bonds III-50c
General revenue fund III-49-j
General Services Commission
(see also Building & Procurement
Commission, Texas) III-50-f
Health, Texas Department of
(see also State Health Services,
Department of) III-50-f
Highway improvement III-49-p
Historical Commission,
Texas III-50-f, III-50-g
Independent school districts VII-3-b
Institutions for persons with
intellectual & developmental
disabilities III-49-h
Institutions of higher education,
permanent improvements VII-17,
VII-18
Interest rates III-65
Investment for permanent
university fund VII-11, VII-11a,
VII-17, VII-18
Jail districts III-48-f
Junior college districts VII-3-b
Mental Health & Mental Retardation,
Texas Department of III-50-f
Military installations, property or
infrastructure III-52k
Military value revolving loan
account III-49-n^{*}
Parks & Wildlife
Department III-49-e, III-50-f, III-50-g
Political subdivisions III-52, III-52-a
Preservation Board, State III-50-f
Prisons III-49-h
Product development fund XVI-71
Public Safety, Department of III-50-f,
III-50-g
Purchase of needed
equipment III-50-f
Rail relocation & improvement
fund III-49-o
Roads III-49-l, III-52

^{*} Of the two Articles III-49-n, this is the one proposed by Acts 2003, 78th Leg., R.S., S.J.R. 55.^t Of the two Articles III-49-d-14, this is the one proposed by Acts 2019, 86th Leg., R.S., S.J.R. 79.